REAL ESTATE CONTRACT

THIS CONTRACT, made and entered into this

19th

May, 1976,

bitween

FILEN AALVIK, dealing with her separate property,

hereinafter called the "soller," and

THOMAS M. WEBAR and LORETTA M. WEBER, husband and wife,

hereinafter called the "purchaser,"

WITNESSETH: That the relier agrees to sell to the purchaser and the purchaser agrees to purchase from the seller the following Skamania County, State of Washington: described real estate, with the appurterances, in

That portion of the West Half of the Southeast Quarter of the Northwest Quarter (Why Silk NWE) of Section 36, Township 3 North, Range 7 R. W. M., described as follows:

Beginning at a point on the northerly line of the county road known and designated as Gropper Road, said point being 320 feet masterly of the centerline rouning north and south through the center of the NWz of the naid Section 36; thence north 208 feet; thence east 208 feet; thence south 208 feet, more of legs, to the northerly line of the said Gropper Road, said point being the initial point of the tract hereby described; thence north 113 feet; thence north 85° east to intersection with the westerly line of the sounty read known and designated as Maple Way; thence in a scutherly direction following the westerly line of the "said Maple Way to intersection with the northerly line of Gropper Read aforesaid; thence in a westerly direction following the northerly line of said Gropper Road to the initial point; EXCEPT that portion thereof conveyed to Peggy R. MacKinnon by quit claim deed dated November 10, 1967, at page 182 of Book 58 of Deeds, Records of Stamania County, Washington.
The terms and conditions of the contract are as follows: The purchase price is STATEEN TROUSAND and MO/1

SIXTEEN TROUSAND and NO/100 (\$ 16,00) 00) Dollars, of wh which --- (\$ 2,060.00) Dellars have TWO THOUSAND and NO/100 been paid, the receipt whereof is hereby acknowledged, and the balance of said purchase price shall be paid as follows:

The purchasers agree to pay the balance of the purchase price in the sum of Fourteen Thousand and No/100 (\$14,000.00) Dollars in monthly installments of Two Hundred and Mc/10C (\$200.00) Dollars, or more, communeing on the first day of June, 19/6, and to the first day of each and every month thereafter until the full amount of the purchase write together with interest shall have been paid. The said monthly installments shall include interest at the rate of seven percent (7%) per amount computed upon the sonthly elances of the unpaid purchase price, and shall be applied first to interest and ther to principal. The purchasers reserve the right at any time they are not in default under the terms and conditions of this contract to pay without penalty any part or all of the unpaid purchase price, plus interest then due. This contract shall not be aspigned without the express written consent of the soller and any purported assignment thereof without such consent shall be mill and void.

All payments to be made hereunder shell be made at Route 1, Box 29, Stevenson, Washington 98640 or at such other place as the seller may direct in writing. May 19, 1976. As referred to in this contract. "date of closing" shall be...

(1) The purchaser assumes and agrees to pay before delinquency all taxes and agreements that may as between granter and grantee hereafter become a like on and real estate; and if by the terms of this contract the purchaser has assumed payment of any mortgage, contract or other the imbrance, or has assumed approach of a spread to purchase subject to, any taxes or assessments have a lice on said real estate, the purchaser agrees to pay the same before delinquency.

(2) The purchast agrees, until the purchase price is fully paid, to keep the buildings now and hereafter placed on raid real estate insure it to the actual wish value thereof against loss or damage by both fire and wind form in a company acceptable to the seller and for the seller's benefit, as als interest may appear, and to pay all premiums therefor and to deliver all policies and reasonals thereof to

(3) The purchaser agrees that full inspection of said state chain has been made and that neither the seller nor his assigns shall be held to any coverant suspecting the condition of any improvements thereon nor chain the purchaser or seller or the assigns of either he held to any coverant or agreement for alterations, improvements or regains unless the averant or agreement relied on is contained hardly or is in writing and attacked to and made a part of this contract.

in writing and attached to and made a part of this contract.

(4) The purchaser assumes all hazards of damage to or destruction of any approvements now on said real state or hereafter placed thereon, and of the valing of said real estate or any part thereof for public use; and agrees that no such damage, descruction or taking chall thereon, and of the valing of said real estate or any part thereof for public use; and agrees that no such damage, descruction of the constitute a failure of consistent any part of each was estate to taken for public use, the garden of the constitute approach of reasonable expenses of protuing the same shall be park to the seller and applied any approach or the purchaser of any improvements changed by such taking in case of damage or destination from a peril insured against, the proceeds of such insurance remaining after payment of the reasonable expense of protucing the same shall be devoted to the restolation or rebuilding of such larger terminating after payment of the purchaser elects that said provides shall be paid to the size for application on the purchase paids begins on first payment of the purchaser paids paid to the size for application on the purchase paids begins on first payment of the purchaser paids paid to the size for application on the standard form, or a compatiment therefor, issued by frontenerical title takened a knowledge in the purchaser of the part of the purchase payment of the part of the purchaser of the part of the purchaser of the part of the purchase payment of the part of the purchase payment of the purchase payment of the purchase payment of the purc

a. Printed general exceptions appearing in said policy form;

b. Liens or occursivances which by the terms of this contract the province is to assume, or as to which this own yance becominder to be made subjects and

e. Any pricting confinct of contracts under which collect is purchasting with that contract and any contracts, he offer obligation, which excluded the contract agrees to pay, home as which for the hyperpolythis paragraph (5) shall by decrued defects in seller's title.

(6) If adier's title to said real coasts is subject to an existing contract or contracts notes which coller is purchasing and real estate, are any morthlying or other collination, which coller is to pay, seller agrees to make onen payments in attendance with this terms thereof, and upon actually, the purchaser shall have the right to make any payments nectuary to recover the default, and any payments or made and has applied to the payments next falling that the seller under this contract.

(?) The celler ogrees, upon receiving full payment of the purchase price and interest in the manner above specified, to execute and deliver to purchaser a statutory correctly any that may attach after date of closing through any port thereof formalies subject to the following:

None.

(6) Unless a different date is provided for hercin, the purchaser shall be entitled to possession of said real estate on date of closing and to retain possession so long as purchaser is not in default heretander. The purchaser covenants to kets the buildings and other limpowarents on raid real estate in good repair and not to permit what and not to use, or permit the use of, the real state for any filegal purchaser. The purchaser covenants to pay all service, installation or construction charges for water, store, electricity, garbage or other milities arrived to said real estate after the date purchaser is entitled to presention.

(9) In case the purchaser fails to make any request herein provided or to maintain insurance, as herein required, the seller may finds such payment creflect such insurance, and any amounts so paid by the celler, together with interest at the rate of 10% per annum abstitute from date of payment until repaid, shall be rejayable by purchaser en seller's demand, all without prejudice to any other right the might have by reason of such default.

(10) Time is of the essence of this contract, and it is agreed that in case the purchaser shall fall to comply with or perform any condition or agreement hereof or to make any payment required hereunder promptly at the time and in the manner herein required. The have right to re-enter and take pore-ension of the real estate shall be forferted to the seller as liquidated damages, and the exits the have right to re-enter and take pore-ension of the real estate; and no variour by the seller of any default on the part of the purchaser's right to re-enter and take pore-ension of the real estate; and no variour by the seller of any default on the part of the purchaser and all demands, return receipt requested, directed to the purchaser at his address last known to the seller.

Service upon purchaser of all demands, return receipt requested, directed to the purchaser at his address last known to the seller made by United States Mall, postage pre-paid, ret

included in any judgment or decree entered in such suff.	the date such suit is commenced, which sums shall be
IN WITNESS WHEREOF, the parties hereto have executed this instrument	as of the date first writers above.
And the second s	(SPAL)
No. MANUAL EVELSE TANKO	(SYAL)
MO MANDAPTION ENTIRE THE Oron	SCAL)
Man Shutter Procest	The state of the s
STATE OF WASHINGTON.	a multiple
STATE OF WASHINGTON,	
County of Skamania Skamania County	
Land the state of	
Margin Karma Pin	W 1 1
to me known to be the individual elescribe? in and who executed the within an	d foregoing instrument, and acknowledged that
she dened the same of how free a thorsely medigined.	nd voluntary act and deed, for the uses and purposes
6) 2111 1346	Ø
OIVEN duttel my hand and official scal this 19th day of	1976.
E 1677 200	UK / (Jalvana)
Notary Pu	blic in and for the State of Washington,
residing at	Stevenson, Washington.
	5m, at A1 and
	821.76
Transamarica Indiametrance Co	MAIA JIH WASHIDIANA
CIN WE	TO THE GOVERNMENT DE COMPERS USE.
A Service of Trans Imerica Corporation	I Hereby Centur That the Within
	HARITANIENT OF ACTION HITED IN
Mile A Con Thomas S. o. Thomas A.	was the state of t
Filed for Record at Request of	of Menancy Other
STERED Z'	AT P. 30 M +5-01 0 1006
Name	WIS RECORDED IN ROCAL Z/
the state of the s	de Deed strace 5
Address Reprodes	RICORDE OF SKAMMEN CONINTY, WASH
City and State.	Less race
The state of the s	13000 - 13196
E THE PARTY OF THE	and the state of t
	THE PERSON NAMED OF THE PE